

NASCUS

National Association of State Credit Union Supervisors
NASCUS Credit Union Advisory Council
National Institute for State Credit Union Examination



March 4, 2009

T. Glenn Latham
Administrator
Alabama Credit Union Administration
P.O. Box 301203
Montgomery, AL 36130

Dear T. Glenn: *Glenn*

I have the pleasure of officially informing you that NASCUS has received the Southeastern Regional Cooperative Interstate Agreement signed by the seven initial states. Enclosed with this letter is a copy of the signed agreement for your records. The original signed agreement is being retained here in the NASCUS offices.

As I noted in my December 22, 2008 letter to you, I believe that by leveling the playing field between state and federal charters seeking to operate on a multi-state basis, you and your 6 colleagues have enhanced the charters of your respective states. I remain confident that this important step forward for state credit union regulation will be an invaluable guide to other states as they consider steps to enhance their state charters.

Congratulations on completing the Agreement. If you have any questions, please do not hesitate to contact me directly at 703.528.8688.

Sincerely,

Mary Martha Fortney
Mary Martha Fortney
President and CEO

Enclosure: Southeastern Regional Cooperative Interstate Agreement Copy



SOUTHEASTERN REGIONAL COOPERATIVE INTERSTATE AGREEMENT FOR THE SUPERVISION OF STATE- CHARTERED CREDIT UNIONS

To promote interstate commerce and cooperation on a reciprocal basis among the Southeastern states that are a signatory to this agreement.

*September 18, 2008
Nashville, Tennessee*

Southeastern Regional Cooperative Interstate Agreement for the Supervision of State Chartered-Credit Unions

I. Purpose

The purpose of this agreement is to promote interstate commerce and cooperation on a reciprocal basis among the Southeastern States that are a signatory to this agreement. This Agreement is meant to be consistent with and assist in the application of the Nationwide Cooperative Agreement for the Supervision of State Chartered Credit Unions Operating in a Multi-State Environment, (NCA) effective March 31, 1998 which is currently being reviewed and updated. In the event that the NCA is materially revised, the signatories to this agreement shall review this agreement within sixty days (60) days of such revisions to determine if changes are needed to make this agreement consistent with the NCA.

II. Definitions

For the purposes of this agreement, all definitions contained in the NCA shall be applicable.

III. Goals of this Agreement

The goal of this agreement is to promote fair and equitable commerce among state-chartered credit unions based upon reciprocity, subject to appropriate safety and soundness provisions, in order to best serve the consumers of our respective States. Implementation of the agreement should seek to minimize regulatory burden upon credit unions and should seek to promote timely, efficient and appropriate decision-making.

While it is recognized that interstate cooperation under this agreement is necessarily and properly subject to the requirements of individual state law, this agreement also recognizes that federally chartered credit unions can effectively branch across state lines without limitation. Therefore it should be a goal for signatories to this agreement that have non-safety and soundness statutory limitations upon interstate cooperation and competition of credit unions; that continued discussions occur with the credit union industry, industry associations and other interested parties in order to promote consistent and equitable treatment for state-chartered credit unions so that they may effectively compete with federally chartered credit union which do not face these statutory or regulatory limitations.

IV. Responsibilities for Supervision and Examination

Consistent with the NCA, the Home State Supervisor shall be the single point of contact for the filing of all applications and shall be responsible for the conduct of supervision and examination of credit unions chartered in their State. It shall be the responsibility of the Home State Supervisor to regularly provide copies of examination reports to each of

the Host State Supervisors that have branches of the credit union in their respective States.

Consistent with the NCA, it shall be the responsibility of the Home State Supervisor to provide copies of any pending administrative actions to Host State Supervisors and other appropriate parties, preferably prior to the effective date of the administrative action.

Sharing of supervisory information between State Supervisors, and the confidentiality of such shared supervisory information, shall be in accordance with Sections 2 and 3 of the NCA and applicable state law of the sharing State Supervisors.

V. Activities Conducted by Phone, Through the Mail and Over the Internet

The signatories of this agreement note that many financial service providers are providing services without a physical presence in their respective States, through the mail, through the internet and other electronic delivery methods and by phone. It is agreed that it is not beneficial to the state system to treat state chartered entities differently from federally chartered entities regarding such activities. It is therefore agreed that such services provided without a physical presence in the Host State do not constitute branching for the purposes of this agreement, in the absence of state law to the contrary.

Activities provided through Automated Teller Machines (ATMs), cash delivery machines and similar automated and unmanned facilities shall be permitted on a reciprocal basis, subject to applicable State law requirements. Such facilities shall not be considered to constitute branching for the purposes of this agreement in the absence of State law to the contrary.

VI. Application of State Law, Consumer Issues or Consumer Complaints

Questions regarding the application of State law, practices which may be considered deceptive to the consumer, consumer complaints or disputes, should be forwarded for resolution to the Home State Supervisor, consistent with the NCA. The Home State Supervisor agrees to share information with the Host State Supervisor regarding the disposition of any such issues.

VII. Interstate Branching among the Participating States

1) Interstate Branching shall be permitted on a reciprocal interstate basis, subject to the approval of the Home State Supervisor, the accordance of the Host State Supervisor and applicable state law requirements and other requirements including:

- a) Demonstration of adequate and proper safety and soundness.
- b) Demonstration of adequate management resources.

- c) Demonstration that the credit union meets fidelity bond requirements.
 - d) Demonstration that the credit union meets the deposit insurance requirements of the Home and Host states.
- 2) Where not otherwise inconsistent with applicable State law, credit unions may request to serve additional supplemental employee groups from previously approved interstate branch locations, subject to Home state and Host state regulatory approval.
- 3) Where not otherwise inconsistent with applicable State law, credit unions may request to serve additional limited fields of membership from previously approved interstate branches, subject to the same statutory, regulatory and policy requirements that state-chartered credit unions domiciled in that state would be subject to, and the requirements of the Home State Supervisor. In addition, credit unions in that Host state must have similar reciprocal authority to apply for additional limited fields of membership in the Home state of the credit union making application.

All such applications for branching shall initially be made with the Home State who will then be responsible for forwarding the application to the Host State for consideration. The credit union making the application shall be responsible for submitting the application to the Home State Supervisor. If the Home State Supervisor recommends approval of the request, the application would then be forwarded to the Host State Supervisor along with the analysis performed by the Home State Supervisor to determine if the application is consistent with safety and soundness and the requirements of Host State law and regulations.

VIII. Processing of Applications Filed with Home State Regulators

Recognizing that the timing of the processing of interstate applications is key to maintaining the competitiveness of the state charter, it is agreed by all signatories to this agreement that a good faith effort shall be made to process all applications received from Home State Supervisors within 45 business days of the receipt of an application. It is recognized that additional information is requested from the applicant could increase the processing time for an application.

If it appears due to scheduling or other issues that additional time will be needed to complete the processing of an application, it is agreed among the signatories that the Home State Supervisor will be so informed and that ideally a projected date will be provided regarding the completion of processing.

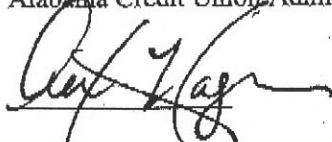
Southeastern Regional Cooperative Interstate Agreement for the Supervision of State-Chartered Credit Unions

Signatories


Effective Date: January 1, 2009



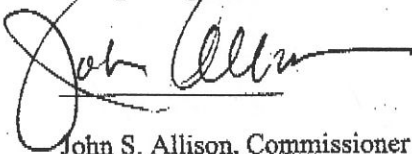
T. Glenn Latham, Administrator
Alabama Credit Union Administration



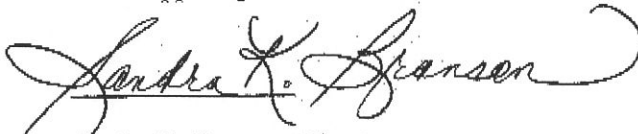
Alex Hager, Acting Commissioner
Florida Office of Financial Regulation



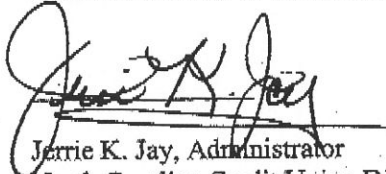
Robert M. Braswell, Commissioner
Georgia Department of Banking and Finance



John S. Allison, Commissioner
Mississippi Department of Banking and Consumer Finance



Sandra K. Branson, Director
Missouri Division of Credit Unions



Jerrie K. Jay, Administrator
North Carolina Credit Union Division



Greg Gonzales, Commissioner
Tennessee Department of Financial Institutions